THE HONORABLE BARBARA J. ROTHSTEIN

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UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE

DION JOHNSON,

Plaintiff,

VS.

STARBUCKS CORPORATION,

Defendant.

CASE NO. 2:24-cv-00918-BJR

STIPULATED MOTION AND ORDER TO STAY FRCP 26 OBLIGATIONS

STIPULATION AND JOINT MOTION

COME NOW THE PARTIES hereto, and by way of stipulation, move that the parties be relieved of their Fed. R. Civ. P. 26(f) conference and reporting requirements, as well as the requirement to complete Fed. R. Civ. P. 26(a)(1) initial disclosures, until a reasonable time after the Court decides Defendant's pending Motion to Compel Arbitration and Dismiss or Stay Litigation (ECF No. 13). Good cause exists to grant such relief to protect judicial and party resources because Fed. R. Civ. P. 26's requirements may be rendered moot should the Court grant Defendant's pending Motion to Compel Arbitration and Dismiss or Stay Litigation.

STIPULATED MOTION AND PROPOSED ORDER TO STAY FRCP 26 OBLIGATIONS - Page 1

FISHER & PHILLIPS LLP 1700 SEVENTH AVENUE, SUITE 2200 SEATTLE, WA 98101-4416 Phone: (206) 682-2308 Fax: (206) 682-7908

DATED this 19th day of August, 2024 1 2 FISHER & PHILLIPS LLP JACKSON SPENCER LAW PLLC By:/Jeremy F. Wood Matthew J. Macario, WSBA #26522 3 By: s/James E. Hunnicutt Jennifer J. Spencer Jeremy f. Wood, WSBA #51803 4 Pro Hac Vice, Texas, #10474900 1700 7th Avenue, Suite 2200 James E. Hunnicutt 5 Seattle, WA 98101 Pro Hac Vice, Texas, #24054252 mmacario@fisherphillips.com jspencer@jacksonspencerlaw.com iwood@fisherphillips.com 6 jhunnicutt@jacksonspencerlaw.com 7 Attorneys for Defendants LAW OFFICE OF G. BENJAMIN 8 LINDSEY III G. Benjamin Lindsey III, WSBA #36386 9 guslindseyiii@gbl3law.com 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26

STIPULATED MOTION AND PROPOSED ORDER TO STAY FRCP 26 OBLIGATIONS - Page 2

FISHER & PHILLIPS LLP 1201 THIRD AVENUE, SUITE 2750 SEATTLE, WA 98101 (206) 682-2308 **ORDER**

Having considered the parties' Joint Stipulated Motion to Stay FRCP 26 Obligations, and for good cause shown, it is hereby

ORDERED, that the parties shall not be required to confer, submit a joint status report, or produce initial disclosures, as otherwise required by Fed. Rule Civ. P. 26(f) in light of Defendant's pending Motion to Compel Arbitration and Dismiss or Stay Litigation ("the Motion") (ECF No. 13). In the event that the Motion is denied, the parties shall file a joint status report and otherwise comply with Fed. Rule Civ. P. 26(f) within thirty days of the date of the order denying the motion.

DATED this 20th day of August, 2024.

Barbara Jacobs Rothstein U.S. District Court Judge

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5	CERTIFICATE OF SERVICE
6	I hereby certify under the penalty of perjury of the laws of the United States that on the
7	date below written, I electronically filed the foregoing with the Clerk of the Court using the
8	CM/ECF system and caused to be served a true and correct copy of same by the method
9	indicated below and addressed as follows:
10	
11	Jennifer J. Spencer Pro Hac Vice
12	Texas Bar No. 10474900
13	jspencer@jacksonspencerlaw.com James E. Hunnicutt
14	Pro Hac Vice Texas Bar No. 24054252
15	jhunnicutt@jacksonspencerlaw.com JACKSON SPENCER LAW PLLC
16	
17	G. Benjamin Lindsey III Washington Bar No. 36386
18	guslindseyiii@gbl3law.com LAW OFFICE OF G. BENJAMIN LINDSEY III
19	Attorneys for Plaintiff Dion Johnson
20	
21	
22	Executed on this 19 th day of August, 2024.
23	s/ Tammy Weisser
24	Tammy Weisser, Legal Secretary
25	
26	
	FISHER & PHILLIPS LLP STIPULATED MOTION AND PROPOSED ORDER 1700 SEVENTH AVENUE, SUITE 2200 TO STAY FRCP 26 ORLIGATIONS - Page 4 SEATTLE, WA 98101-4416

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